CONTINUATION-IN-PART

Beclaration, Power Of Attorney and Petition

WE (I), Takao Takaya	Hisashi Takasugi
Takashi Masugi 46360	Hideaki Yamanaka 161
, and	Kohji Kawabata
declare that we are (I am), respectively, a citizen of residing at _No. 1-5-87, Suimeidai, Kawanishi-shi,	Japan Hyogo, Japan
a citizen of Japan residing a Suminoe-ku, Osaka-shi, Osaka, Japan, a citizen	of Japan
residing at No. 3-10-11, Hachizuka, Ikeda-shi, Osala citizen of Japan, residing a Hirakata-shi, Osaka, Japan, and a citizen of	t <u>No. 2-77-10, Kuzuha-nakanos</u> hiba
Hirakata-shi, Osaka, Japan , and a citiz	en of Japan
residing at No. 1-7-31, Oriono, Sumiyoshi-ku, Osa	ka-shi, Osaka, Japan
that we (I) have read the foregoing specification and claims	s and we (I) verily believe that we are
(I am) the original, first, and joint (sole) inventor(s) of the viny1-3-cephem compounds and processes for pro-	e invention in 7-Substituted-3-
VINYI 5 depices compounds and processes for par-	oddetron or the same
	this application in part discloses and
described and claimed in the foregoing specification, that	
claims subject matter disclosed in earlier filed pending Appli	
Section 112 of Title 35 of the United States Code to disclose for carrying out our (my) invention and also acknowledge of which we (I) are aware which is material to the examinat subject matter of this application which is common to said and do not believe that this invention was ever known or before our (my) invention thereof, or patented or describe country before our (my) invention thereof, or more than o tion, or in public use or on sale in the United States of America an inventor's certificate issued before the date of said earlier the United States of America on an application filed by us or assigns more than twelve months before said earlier appatent or inventor's certificate on this invention has been fitives or assigns in any country foreign to the United States	the best mode contemplated by us (me) our (my) duty to disclose information tion of this application; that as to the earlier application we (I) do not know used in the United States of America ed in any printed publication in any ne year prior to said earlier application more than one year prior to said to been patented or made the subject of application in any country foreign to (me) or our (my) legal representatives plication, and that no application for led by us (me) or our (my) representa-

see ATTACHMENT

that as to the subject matter of this application which is not common to said earlier application, we (I) do not know and do not believe that this invention was ever known or used in the United States of America before our (my) invention thereof, or patented or described in any printed publication in any country before our (my) invention thereof, or more than one year prior to this application or in public use or on sale in the United States of America more than one year prior to this application; that said invention has not been patented or made the subject of an inventor's certificate issued in any country foreign to the United States of America on an application filed



by us (me) or our (my) legal representatives or assigns more than twelve months before this application; and that no application for patent or inventor's certificate on this invention has been filed by us (me) or our (my) representatives or assigns in any country foreign to the United States of America, except as follows:

British Patent Application No. 8323034 filed August 26, 1983, the priority of which is claimed,

And we (I) hereby appoint Norman F. Oblon, Registration Number 24,618, Stanley P. Fisher, Registration Number 24,344, Marvin J. Spivak, Registration Number 24,913, C. Irvin McClelland, Registration Number 21,124, Gregory J. Maier, Registration Number 25,399, Arthur I. Neustadt, Registration Number 24,854, Robert C. Miller, Registration Number 25,357, Richard D. Kelley, Registration Number 27,757 and James D. Hamilton, Registration Number 28,421, our (my) attorneys, with full powers of substitution and revocation, to prosecute this application and to transact all business in the Patent Office connected therewith; and we (I) hereby request that all correspondence regarding this application be sent to the firm of OBLON, FISHER, SPIVAK, McCLELLAND & MAIER, P.C., whose Post Office Address is: Crystal Square Five—Suite 400, 1755—South Jefferson Davis Highway, Arlington, Virginia 22202.

Wherefore, we (I) pray that Letters Patent be granted to us (me) for the invention or discovery described and claimed in the foregoing specification and claims, and we (I) hereby subscribe our (my) name(s) to the foregoing specification and claims, Declaration, Power of Attorney, and this Petition.

The undersigned petitioner(s) declare(s) further that all statements made herein of their (his) own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing therefrom.

Date: September	12, 1983 (ala)
Post Office Address:	Takao Takaya (Signature) No. 1-5-87, Suimeidai, Kawanishi shi, Hyogo, Japan
Date: September	
Post Office Address: _	No. 1-14-33, Hamaguchi-nishi, Suminoe-ku, Osaka-shi, Osaka, Japan
Date: September	12, 1983 Sabashi Maneig
Post Office Address: _	Takashi Masugi (Signature) No. 3-10-11, Hachizuka, Ikeda-shi, Osaka, Japan
Date:September	12, 1983 Hideali' Yamanaka
	Hideaki Yamanaka(Signature) No. 2-77-10, Kuzuha-nakanoshiba, Hirakata-shi, Osaka, Japan
Date: September	- organization
Post Office Address: _	Kohji Kawabata (Signature) No. 1-7-31, Oriono, Sumiyoshi-ku, Osaka-shi, Osaka, Japan
	osaka, bapan

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Country	Appln.No.	Appln. Date	Patent No. Grant Dat	<u>:е</u>
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British	79 399 85	Nov. 19, 1979		
	8004335	Feb. 8, 1980	•	
	8012991	Apr. 21, 1980		
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Ireland	2347/80	Nov. 12, 1980		
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Portugal	72,079	Nov. 19, 1980		
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U.S.S.R.	3009474/04	Nov. 18, 1980	•	